("Defendants").

23

24

25

26

27

28

The discovery dispute involves Defendants' objections to Plaintiff's discovery requests. On March 9, 2016, Plaintiff propounded Requests for Production of Documents ("RFPs"), Interrogatories ("ROGs"), and a Federal Rule of Civil Procedure ("Rule") 30(b)(6) deposition notice on Defendants. On April 7, 2016, Defendants filed a motion to stay all substantive proceedings in this matter due to a pending criminal tax case and ongoing criminal investigation involving Defendants. (Doc. No. 25.) On April 11, 2016,

Defendants served their discovery responses, asserting Defendant Aria's Fifth Amendment right against self-incrimination. In their objections to Plaintiff's discovery requests, Defendants state that they will not provide responses until they receive a ruling on their motion to stay.

After hearing arguments from counsel for all parties, this Court ordered a **STAY** of all discovery and all discovery disputes until Judge Curiel issues a ruling on Defendants' pending motion to stay. When discovery resumes, the Court will readjust the discovery schedule, and the duration of the stay will be added to the discovery period.

<u>Within two business days</u> of a ruling on Defendants' motion to stay, counsel for all parties shall jointly notify the Court of the ruling.

IT IS SO ORDERED.

Dated: April 26, 2016

Hon. William V. Gallo

United States Magistrate Judge